

LUFFEY, HUFFMAN, RAGSDALE & SOIGNIER

(A PROFESSIONAL ACCOUNTING CORPORATION)
CERTIFIED PUBLIC ACCOUNTANTS

John L. Luffey, MBA, CPA (1963-2002)
Francis I. Huffman, CPA
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David Ray Soignier, CPA, MBA

John Herman, CPA
Lynn Andries, CPA
Esther Atteberry, CPA
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September 18, 2008

Ms Marlene Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW TW-A325
Washington, DC 20554

Received & Indexed
SEP 25 2008
FCC Mail Room

RE: CC Docket No. 96-128

Dear Ms Dortch:

Attached please find the audit report prepared in compliance with Sec. 64.1320(f) of the Commission's rules.

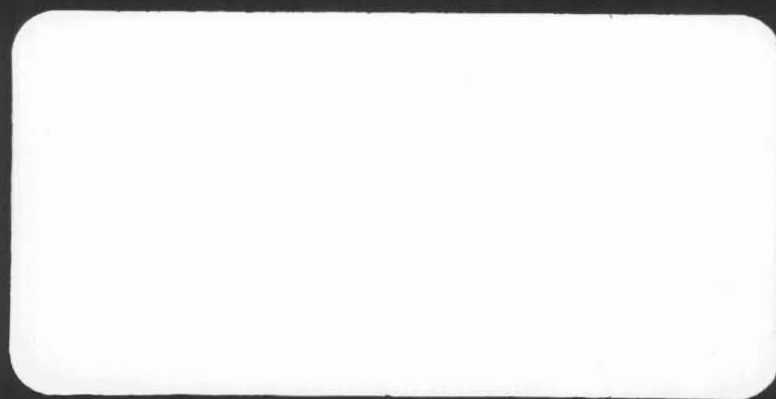
This notice is being filed pursuant to the Commission's rules. If you have any questions regarding this filing please do not hesitate to contact me.

Sincerely,



Francis I. Huffman, CPA
President

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SEP 25 2008

FCC Mail Room

CommuniGroup, Inc.

Federal Communications Commission
CC Docket No. 96-128
Attestation Engagement
For the Year Ended June 30, 2008

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Independent Accountants' Report

CommuniGroup, Inc.
700 South West Street
Jackson, MS 39201

We have examined CommuniGroup of Jackson, Inc.'s (CommuniGroup or CGI) compliance with the specified requirements listed in the attached Exhibit I, which are required to be implemented by the Federal Communications Commission (FCC) pursuant to CC Docket No. 96-128 regarding The Pay Telephone Reclassification and Compensation Provisions of the Telecommunications Act of 1996 for the year ended June 30, 2008. Management is responsible for CommuniGroup's compliance with the specified requirements. Our responsibility is to express an opinion on CommuniGroup's compliance based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and, accordingly, included examining, on a test basis, evidence about CommuniGroup's compliance with the specified requirements and performing such other procedures as we considered necessary in the circumstances. We believe that our examination provides a reasonable basis for our opinion. Our examination does not provide a legal determination on CommuniGroup's compliance with the specified requirements.

In our opinion, CommuniGroup has procedures and processes in place to enable them to comply, in all material respects, with the specified requirements listed in the attached Exhibit I for the year ended June 30, 2008.

This report is intended solely for the information and use of management of CommuniGroup, the FCC and certain Payphone Service Providers and is not intended to be and should not be used by anyone other than those specified parties.

Luffey, Huffman, Ragsdale & Soignier

(A Professional Accounting Corporation)

July 25, 2008

Specified Compliance Requirements
Federal Communications Commission CC Docket No. 96-128
The Pay Telephone Reclassification and Compensation Provisions of the
Telecommunications Act of 1996

1. CommuniGroup's (CGI) call tracking system and related procedures accurately track calls to completion

All of CGI's payphone compensation traffic is recorded on our DMS-250 toll switch or on our dedicated processor calling card platform; the CGI local switches (a DMS 500 and a Metaswitch) do not act in any interexchange capacity. CGI currently originates toll-free traffic on our own facilities-based services in Mississippi, Louisiana, Tennessee and Alabama. For toll-free calls originating outside of these areas, we use off-net carriers of our selection, currently MCI (0222) and Global Crossing (0444). CGI does not provide any wholesale transit services to other SBRs at this time.

Monthly, we search completed toll-free/800 access code payphone calls that directly terminate to the called party (calls recorded with information digits 27, 29 or 70 with an answer type of 02 (software answer – voice detected); 04 (hardware answer); 10 (IMT software answer); 11 (IMT hardware answer) and terminating either to the end user or to our calling card platform) using programs developed internally on MSS software. This software reads an entire month of CDR files and extracts payphone call records based on the criteria described above and creates an ASCII file that is imported into a database. Additionally for the calling card records, we search this platform's call records as well, for answered calls with the same information digits described above.

The entire CDR record is captured and relevant information (time, date, ANI, dialed number/universal access number, toll-free field, originating trunk group, etc.) is placed into a storage file to wait for quarterly compensation reporting. This process details a report that indicates the date, day of week, and counts of DMS and calling card calls.

Quarterly, we process the PSP diskettes/CD-ROMs/emails directly at CGI using our internally developed systems. Our personnel are trained in using the ANI listings supplied in these files and the rules under which compensation has been paid under both first SBR and last SBR rules. Since CGI has served in both capacities over the last several years, we have had the responsibility of remitting some compensation to our off-net providers and some compensation directly to PSP's that have phones in our service areas. Under the new scenario, our existing systems will continue as established, with the incorporation of off-net provided calls as well and the termination of compensation to these off-net providers. The output of this quarterly process provides electronic invoices and detailed call information that is provided to our Accounting department for payment and mailing to the respective PSPs/Clearinghouses.

Lists supplied by the various PSPs are compared to the completed CDR files noted above; matches are flagged to be paid. The PSPs provide a list of their payphone ANIs that

belong to them and were active in a particular quarter. In the event of an NPA split, they are to provide the ANI on both sides of the split to cover delays in EO conversion.

2. CGI has a person or persons with responsibility for tracking, compensating, reporting and resolving disputes concerning payphone completed calls

Rob McKnight, Vice President of Operations – 601-326-4891 - primary architect of CGI's processes
James Moffat, Chief Financial Officer– 601-326-4880 - accounting oversight, disputes
Sharon McDougal – Billing Services Coordinator – 601-326-4814 - actual operations of systems

McDougal keeps a folder with all diskettes received from PSPs; should a dispute arise, CGI creates a folder with relevant correspondence that is retained in the executive area. James Moffat, Rob McKnight and Chris Chelette (President of CGI) have authority to settle disputes.

3. CGI has established data monitoring procedures

The two processes described above offer two reports that insure validity of our calls being compensated correctly. The first details call counts by calendar day for the month being processed, and these numbers are compared with previous months to review average counts for business day and non-business day traffic counts. Further, CGI maintains all CDR call records (complete and incomplete) for three years on permanent optical storage.

The quarterly process provides a historical tracking database of compensation paid for each quarters ANI submissions, with adequate summary reporting. The CDRs are tagged with an internal coding that indicates which PSP received compensation for each call in the file, and this code is checked to assure duplicate payments are not issued on particular calls. Since these records are maintained in detail, customized reporting to facilitate dispute resolution is available when necessary. Fraud detection will be addressed by call count by ANI reporting and working with the toll-free customer in the event of high-volume ANI detection.

4. CGI adheres to established protocols to ensure that any software, personnel or any other network changes do not adversely affect its payphone compensation call tracking ability

Since the source of our payphone compensation information is directly from records produced by our switches, this process remains unaffected by modifications or enhancements to our retail or wholesale billing systems. Changes to the actual switch loads that produce these records go through rigorous testing during the upgrade process from both the switch vendor as well as our acceptance processing for a software load upgrade. Our personnel are cross-trained, and both the lead programmer and the VP-Operations are able to process these applications should the need arise. The VP-

Operations is intimately involved in the daily operations of the systems and will approve any changes to same that might adversely affect the payphone compensation system.

5. CGI has created a compensable payphone call file by matching CDRs against payphone identifiers

Our database of payphone calls that is created maintains the date, time, originating ANI, infodigits received, and originating Trunk Group information along with CGI's CDR record source as recorded in our switches. Additional fields to track the PSP compensated, and the quarter in which the call was compensated, are loaded when the call is matched against PSP ANI lists.

6. CGI has developed procedures to incorporate call data into required reports

CGI will provide the call record information described above in a data file along with the invoice. We currently provide this information via diskette, and we are exploring options of providing this via a secure FTP site as well.

The lists of payphone owners and ANIs are created using each PSP's diskette-based "invoice" as provided quarterly to CGI.

The processes described above outputs an invoice sheet with total calls, monies due along and with the PSP mailing address. These are provided to our accounting department along with the diskette, and compensation is paid in our subsequent Accounts Payable run.

7. CGI has implemented procedures and controls needed to resolve payphone compensation disputes

CGI maintains these records for three years and will work with PSPs to resolve disputes as they are raised. McKnight is our primary dispute contact, and will be provided with all documentation necessary to resolve any disputes as they arise.

8. CGI has designed and implemented a payphone call tracking system that can be tested by an independent third-party auditor as regards critical controls and procedures to enable the auditor to conclude that CGI has complied with the FCC rules in all material respects

The call tracking system is designed so that the auditor can determine proper infodigits (if used) were captured; that dial-around calls are properly captured; that incomplete calls are not captured; that switch data is generally populated into payphone compensation file accurately; and that commissioned calls are excluded.